

From: [Ferris, Brittany \(EOIR\)](#)
To: [All of Court Administrators \(EOIR\)](#); [All of Judges \(EOIR\)](#); [All of OCIJ HDQ \(EOIR\)](#); [All of OCIJ JLC \(EOIR\)](#); [BIA ATTORNEYS \(EOIR\)](#); [BIA BOARD MEMBERS \(EOIR\)](#); [EOIR Library \(EOIR\)](#); [BIA SUPPORT \(EOIR\)](#); [BIA TEAM P \(EOIR\)](#); [Butler, Vicki A. \(EOIR\)](#); [Carr, Donna \(EOIR\)](#); [King, Jean \(EOIR\)](#); [OGC \(EOIR\)](#); [McHenry, James \(EOIR\)](#)
Cc: [Rose, Karen \(EOIR\)](#); [Atkinson, Pamela \(EOIR\)](#)
Subject: Matter of FALODUN, 27 I&N Dec. 52 (BIA 2017)
Date: Friday, June 02, 2017 11:19:24 AM

The above precedent decision can be found in Volume 27 at page 52. The link to the decision is:

Intranet:

<https://eoirnet/sites/eoir/BIA/VLL/PrecedentDecisions/3895.pdf>

Internet:

<https://www.justice.gov/eoir/page/file/971036/download>

Unlike a Certificate of Naturalization, a certificate of citizenship does not confer United States citizenship but merely provides evidence that the applicant previously obtained citizenship status. The institution of judicial proceedings to revoke naturalization are not required to cancel a certificate of citizenship, which the Department of Homeland Security can cancel administratively upon a determination that an applicant is not entitled to the claimed citizenship status.

Brittany R. Ferris

DOJ/EOIR/BIA

(b) (6)